

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

UNITED STATES OF AMERICA, Plaintiff, v.)))) Criminal Action No. 07-51M							
Thomas L. Davis, Jr., Defendant.)))							
MOTION FOR DETENTION HEARING NOW COMES the United States and moves for the pretrial detention of the defendant,								
pursuant to 18 U.S.C. § 3142(e) and (f). In	support of the motion, the United States alleges the							
following:								

involves (check all that apply):						
Crime of violence (18 U.S.C. § 3156)						
Maximum sentence life imprisonment or death						
10+ year drug offense						
Felony, with two prior convictions in above categories						
Minor victim						
X Possession/ use of firearm, destructive device or other dangerous weapon						
Failure to register under 18 U.S.C. § 2250						
X Serious risk defendant will flee						
Serious risk obstruction of justice						
2. Reason For Detention. The court should detain defendant because there are						
no conditions of release which will reasonably assure (check one or both):						

1. Eligibility of Case. This case is eligible for a detention order because case

X Defendant's appearance as required X Safety of any other person and the community



3. Rebuttah	ole Presumption. The United States will/will not invoke the						
rebuttable presumption against defendant under § 3142(e). (If yes) The presumption applies							
because (check one or both):							
Probable	Probable cause to believe defendant committed 10+ year drug offense or						
firearms offe	firearms offense, 18 U.S.C. § 924(c), or a federal crime of terrorism, or a specified						
offense () with minor victim						
Previous	Previous conviction for "eligible" offense committed while on pretrial bond						
4. Time For	4. Time For Detention Hearing. The United States requests the court conduct						
the detention hearing,							
At first	appearance						
X After o	continuance of 3 days (not more than 3).						
5. Tempora	ry Detention. The United States request the temporary detention of						
the defendant for a period ofdays (not more than 10) so that the appropriate officials can							
be notified since (check 1 o	r 2, and 3):						
1. At the tim	he the offense was committed the defendant was:						
	(a) on release pending trial for a felony;						
	(b) on release pending imposition or execution of sentence, appeal						
	of sentence or conviction, or completion of sentence for an offense;						
	(c) on probation or parole for an offense.						
2. The defer	dant is not a citizen of the U.S. or lawfully admitted for permanent						
	residence.						
3. The defer	dant may flee or pose a danger to any other person or the community.						

6.	<u>Oth</u>	er Ma	atters.						
D	ATE	D this	22nd	(lay of M	arch , 200)7.		

Respectfully submitted,

COLM F. CONNOLLY United States Attorney

BY:

Seth Beausang Assistant United States Attorney